UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

NO. 03 CV 12307 RGS

JOSEPH CHRISTOFORO Plaintiff)				
VS.)))	JOINT MOTION TO EXTEND	U.S. DIS	2005 JAN	S. CLEM
JULIO LUPO,)	TIME TO CONDUCT	STR	2	₹ =
FRANK G. COUSINS, JR.,)	DISCOVERY	କୁଳି		SIM
INDIVIDUALLY AND IN)			U	ಕ್ಷರ
HIS CAPACITY AS)		COUR MASS	Ÿ	FICE
ESSEX COUNTY SHERIFF, and)		SSE	02	m
CERTAIN UNKNOWN)	•		2	
INDIVIDUALS)				
Defendants)				

Now come the parties and respectfully move this Honorable Court to extend the time to complete discovery to March 20, 2005. In support of this motion the parties assign the following:

- 1. That the parties have engaged in discovery and have been unable to schedule depositions due to scheduling conflicts among counsel;
- 2. That the parties have been, and continue to discuss a possible resolution of this matter.

Respectfully Submitted, JOSEPH CHRISTOFORO, By His Attorney:

Edward J. McCormick, III

BBO4vo. 329780

Gilmore, Rees, Carlson & Cataldo, P.C.

1000 Franklin Village Drive

Franklin, MA 02038

(508) 520-2200

Respectfully Submitted, FRANK G. COUSINS, JR., By His Attorney:

Stephen C. Pfaff BBO No. 553057

Merrick, Louison & Costello, LLP 67 Batterymarch Street Boston, MA 02110 (617)439-0305

Respectfully Submitted, JULIO LUPO, By His Attorney:

Yay Hodapp

BBO No. 551348

Monahan & Padellaro

43 Thorndike Street

Cambridge, MA 02141

(617)494-1188

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CERTIFICATE OF SERVICE

I, Edward J. McCormick, III, certify that on this 26th day of January, 2005, I have served a true copy of the following, via first class mail, to Stephen C. Pfaff, Esq., Merrick, Louison & Costello, LLP, 67 Batterymarch Street, Boston, MA 02110; and Jay Hodapp, Esq., Monahan & Padellaro, Bullfinch Square, 43 Thorndike Street, Cambridge, MA 02141:

Joint Motion to Extend Time to Conduct Discovery. 1.

vard J. McCormick, III